Case 2:19-bk-14989-WB Doc 178 Filed 07/08/19 Entered 07/08/19 17:21:46 Main Document Page 1 of 3 1 Ashley M. McDow (245114) FOLEY & LARDNER LLP 555 S. Flower St., Suite 3300 Los Angeles, CA 90071 Telephone: 3 213.972.4500 Facsimile: 213,486,0065 4 Email: amcdow@foley.com 5 Proposed Attorneys for Debtors and Debtors-in-Possession, Scoobeez, Scoobeez Global, Inc., and Scoobur, LLC 6 7 8 UNITED STATES BANKRUPTCY COURT 9 CENTRAL DISTRICT OF CALIFORNIA 10 LOS ANGELES DIVISION 11 In re Case No. 2:19-bk-14989-WB Jointly Administered: SCOOBEEZ, et al. 1 12 2:19-bk-14991-WB; 2:19-bk-14997-WB 13 Debtors and Debtors in Possession. Chapter 11 14 STIPULATION BETWEEN THE DEBTORS AND ARTURO VEGA AND UNTA KEY TO Affects: 15 EXTEND THE DEADLINE FOR THE DEBTORS TO FILE AND SERVE A ■ All Debtors RESPONSE TO THE MOTION FOR RELIEF 16 FROM THE AUTOMATIC STAY 17 □ Scoobeez, ONLY Current Deadline: July 2, 2019 □ Scoobeez Global, Inc., ONLY 18 New Deadline: July 16, 2019 19 □ Scoobur LLC, ONLY 20 HON. JULIA BRAND Scoobeez, Scoobeez Global, Inc. and Scoobur, LLC, the debtors and debtors-in-possession 21 (collectively, the "Debtors") in the above-captioned jointly administered bankruptcy proceedings 22 (collectively, the "Chapter 11 Cases"), on the one hand, and Arturo Vega and Unta Key (collectively, 23 the "Movants"), on the other hand, hereby enter into this stipulation (the "Stipulation") to continue the 24 hearing currently set for the Motion for Relief from the Automatic Stay under 11 U.S.C. § 362 filed by 25 the Movants (Doc. No. 156, the "Motion") (the "Hearing") and extend the briefing deadlines related 26 thereto. 27 28 ¹ The Debtors and the last four digits of their respective federal taxpayer identification numbers are as follows: Scoobeez (6339); Scoobeez Global, Inc. (9779); and Scoobur, LLC (0343). The Debtors' address is 3463 Foothill Boulevard, Glendale, California 91214.

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1	RECITALS		
2	A. The Movants filed the Motion on June 21, 2019.		
3	B. The Hearing was originally set for July 16, 2019 at 10:00 a.m. pursuant to Local Bankruptcy		
4	Rule 9013-1(d).		
5	C. The current deadline for the Debtors to file and serve a written response to the Motion is no		
6	later than fourteen (14) days before the hearing (i.e., July 2, 2019).		
7	D. The current deadline for the Movants to file and serve a written reply in support of the		
8	Motion is no later than seven (7) days before the hearing (i.e. July 9, 2019).		
9	E. In accordance with the recitals set forth herein, the Debtors and the Movants (collectively, the		
10	"Parties") stipulate and agree as set forth below.		
11	STIPULATION		
12	1. The deadline for the Debtors to file and serve a written response to the Motion is extended		
13	from July 2, 2019 to July 16, 2019.		
14	2. The deadline for the Movants to file and serve a written reply in support of the Motion is		
15	extended from July 9, 2019 to July 23, 2019.		
16	3. The Hearing shall be continued to July 30, 2019 at 10:00 a.m.		
17	4. Upon execution of this Stipulation by the Parties, the Debtors shall promptly file this		
18	Stipulation and seek an order of the Court that approves the Stipulation.		
19	Dated: July 8, 2019 FOLEY & LARDNER, LLP		
20	Ashley M. McDow Ashley M. McDow		
22	Ashley M. McDow (245114)		
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26	Proposed Attorneys for Debtors and Debtors-in-Possession, Scoobeez, Scoobeez Global, Inc.,		
27	and Scoobur, LLC		
28			

1 2	Dated: July 8, 2019	SULLIVAN LAW GROUP, APC
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